KAHN SWICK & FOTI, LLC

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-and-

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Counsel for Movant James Duncan and Proposed Lead Counsel for the Class

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LEWIS S. CLARK and PATRICIA E. CLARK, Individually And On Behalf of All Others Similarly Situated, Plaintiffs, vs.)) Case: 13-CV-3851-RPP) HON. JUDGE ROBERT P.) PATTERSON)
BARRICK GOLD CORPORATION, AARON W. REGENT, JAMIE C. SOLASKY, and AMMAR AL-JOUNDI, Defendants.))))))

(caption continued on the following page)

MOTION OF JAMES DUNCAN TO CONSOLIDATE RELATED ACTIONS; TO BE APPOINTED LEAD PLAINTIFF; AND TO APPROVE PROPOSED LEAD PLAINTIFF'S CHOICE OF COUNSEL

CLEMENT BERNARD, Individually And On
Behalf of All Others Similarly Situated,

Plaintiff,

Vs.

BARRICK GOLD CORPORATION, AARON
W. REGENT, JAMIE C. SOLASKY, and
AMMAR AL-JOUNDI,

Defendants.

James Duncan (the "Mr. Duncan" or "Movant") respectfully moves this Court for an order: (1) consolidating all related actions; (2) appointing the Mr. Duncan as Lead Plaintiff in this action pursuant to Section 21D(a)(3)(B) of the Securities Exchange Act of 1934 (the "Exchange Act") (15 U.S.C. §§ 78j and 78t), as amended by the Private Securities Litigation Reform Act of 1995 ("PSLRA") (15 U.S.C. §§ 78u-4) and Securities and Exchange Commission ("SEC") Rule 10b-5 promulgated thereunder (17 C.F.R. § 240.10b-5), and (3) approving his selection of the law firm of Kahn Swick & Foti, LLC ("KSF"), as Lead Counsel for the Class.

Mr. Duncan makes this Motion on the belief that he is the most "adequate plaintiff" as defined by the PSLRA because:

- 1. he has the largest financial interest in the relief sought by the Class, and
- 2. he satisfies the typicality and adequacy requirements of Fed. R. Civ. P. 23.

Mr. Duncan further requests that the Court approve the selection of his counsel, KSF, as Lead Counsel for the Class. KSF is a nationally-recognized law firm with significant class

action, fraud, and complex litigation experience, and is a firm with the resources to effectively

and properly pursue this action.

WHEREFORE, for all of the reasons set forth herein and in the Memorandum of Law

and the Declaration of Kim E. Miller in Support of the Motion of the James Duncan to

Consolidate All Related Actions, To Be Appointed Lead Plaintiff, and To Approve Proposed

Lead Plaintiff's Choice of Counsel submitted herewith, Mr. Duncan respectfully requests that

this Court: (1) consolidate all above-captioned related actions with the instant case; (2) appoint

the James Duncan as Lead Plaintiff pursuant to Section 21D(a)(3)(B) of the Exchange Act; (3)

approve Mr. Duncan's selection of Lead Counsel for the Class; and (4) grant such other and

further relief as the Court may deem just and proper.

Dated: August 5, 2013

Respectfully submitted,

KAHN SWICK & FOTI, LLC

/s/ Kim E. Miller_

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Counsel for Movant James Duncan and

Proposed Lead Counsel for the Class

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CERTIFICATE OF SERVICE

I hereby certify that this Motion was filed through the ECF system and will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF), and paper copies will be sent to those indicated as non-registered participants on August 5, 2013.

/s/ Kim E. Miller Kim E. Miller